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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/776,721	02/11/2004	Thomas A. Osborne	8627-451	2837	
Lawrence G. A	7590 01/15/2009 Almeda	EXAM	EXAMINER		
BRINKS HOF	ER GILSON & LIONE	SEVERSON, RYAN J			
P.O. Box 1039 Chicago, IL 60		ART UNIT	PAPER NUMBER		
cineago, 12 oc	,010		3731		
			MAIL DATE	DELIVERY MODE	
			01/15/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/776,721	OSBORNE, THOMAS A.	
Examiner	Art Unit	
Ryan Severson	3731	

	Ryan Severson	3731					
The MAILING DATE of this communication appe	ars on the cover sheet with the o	correspondence add	ress				
THE REPLY FILED 29 December 2008 FAILS TO PLACE THIS	APPLICATION IN CONDITION F	OR ALLOWANCE.					
☑ The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of the application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 1, or (3) a Reques for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time periods:							
a) The period for reply expiresmonths from the mailing							
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire is Examiner Note: If box 1 is checked, check either box (a) or (	iter than SIX MONTHS from the mailing	g date of the final rejection	on.				
MONTHS OF THE FINAL REJECTION. See MPEP 706.07(	).						
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filled is the date for purposes of determining the period of ext under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patient term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL.	ension and the corresponding amount of hortened statutory period for reply origing than three months after the mailing date	of the fee. The appropria nally set in the final Office	ate extension fee te action; or (2) as				
The Notice of Appeal was filed on A brief in comp.	liance with 37 CER 41 37 must be t	filed within two months	e of the date of				
filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed w	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	appeal. Since				
<u>AMENDMENTS</u>							
The proposed amendment(s) filed after a final rejection, t     (a) They raise new issues that would require further cor     (b) They raise the issue of new matter (see NOTE belo	nsideration and/or search (see NOT w);	ΓE below);					
(c) ☐ They are not deemed to place the application in bet appeal; and/or	ter form for appeal by materially red	ducing or simplifying ti	ne issues for				
(d) ☐ They present additional claims without canceling a c NOTE:	corresponding number of finally reje	ected claims.					
4. The amendments are not in compliance with 37 CFR 1.12	21. See attached Notice of Non-Cor	mpliant Amendment (I	PTOL-324).				
5. Applicant's reply has overcome the following rejection(s):							
Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment cance non-allowable claim(s).							
<ol> <li>For purposes of appeal, the proposed amendment(s): a)       how the new or amended claims would be rejected is prov     The status of the claim(s) is (or will be) as follows:</li> </ol>		l be entered and an e	xplanation of				
Claim(s) allowed:							
Claim(s) objected to:							
Claim(s) rejected: Claim(s) withdrawn from consideration:							
AFFIDAVIT OR OTHER EVIDENCE							
The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).							
The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary.	vercome <u>all</u> rejections under appea	al and/or appellant fail:	s to provide a				
10. The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER							
The request for reconsideration has been considered bu See Continuation Sheet.	does NOT place the application in	condition for allowan	ce because:				
12. Note the attached Information <i>Disclosure Statement</i> (s). (13. Other:	PTO/SB/08) Paper No(s).						
/Todd E Manahan/ Supervisory Patent Examiner, Art Unit 3731							

U.S. Patent and Trademark Office PTOL-303 (Rev. 08-06)

Continuation of 11, does NOT place the application in condition for allowance because:

Applicant argues the combination of Lefebvre and Thomas does not disclose the secondary struts are connected to and contact the the curved members of the primary struts. Examiner agrees that Lefebvre alone does not disclose the secondary struts are disclosed in the final rejection. However, Thomas does in fact teach secondary struts as set forth in the final rejection and explained in the interview of 12/16/2008. Adding secondary struts to the curved members of Lefebvre would be obvious to one of ordinary struts to the curved members of Lefebvre would be obvious to one of ordinary struts to the curved members of Lefebvre would be obvious to one of ordinary in the tent at the time the invention was made to help center the filter within the blood vessel. Further, it is noted that the structure of Thomas at no point was relied upon to meet the claim limitation requiring curved primary struts, and therefore arguments starting that Thomas at no point was relied primary struts are essentially moot as this is in no way related to the outstanding rejection. It appears the arguments are based on the two references individually and not the proposed combination set forth in the final rejection. It is noted that one constraints of the combination set forth in the final rejection. It is noted that one constraints of the combination set of first interferences. See In re Keller, 642 F 2d 413, 208 USPO 371 CCDA 1931's In Prefere & Co. 7, 8931's In Prefere & Co. 7, 8931's

Applicant argues with regard to claim 2 that Thomas does not disclose a set of two secondary struts connected to and extending radially from each side of the primary strut. However, Thomas clearly shows a set of two secondary struts (22-1c\* and 22-1c\*, see figure 3C) connected to the primary strut (12 and 14). The claim requires that each secondary struts contacts at least one other secondary strut. In Thomas, each of the secondary struts set forth above contact one another (at point 22-1c), thus meeting this claim limitation. Further, each secondary strut extends radially outward from the primary strut (in the same manner shown in figure 1C).

Applicant argues with respect to claim 57 that the secondary strut of the combination does not form a continuation of the curved of the primary strut. However, this claim limitation does not require both the primary and secondary struts to have the same radius of curvature, it merely requires the secondary strut continues from the curve of the primary strut. Such is the case when the secondary struts of Thomas are added to the primary struts of Lefebvre and the secondary struts would be in radial alignment with the primary struts (similar to that shown in figure 1A of Thomas).